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At L. H. JARVIS' Mammoth Store all the time. When you want bargains go to L. H. Jarvis' Store and you will find them. The following are some of the prices:

Force per pack.....	10
Ready bits.....	10
Ralston bread food per pack.....	08
Rice flakes per pack.....	10
Currants per pack.....	10
Raisins per pack.....	08
Swinging razor strops.....	20
Tapioca per pack.....	08
Quart can maplesyrup.....	30
Two quart cans maple syrup.....	50
Suaff 5c. per box or 6 for.....	25
Three cans of mince meat for.....	25
Two packages essence coffee for	05
Quart bottle of catsup.....	09
Ground mustard per box.....	05
Cottolene per bucket 25 to.....	50
Twenty pounds nice brown sugar.....	1.00
17 lbs. granulated sugar.....	1.00
Four cakes toilet soap.....	10
Six " big deal soap.....	25
Six spools thread.....	25
Six papers of pins.....	25
Six papers of needles.....	25
Bonnets from 10c. to.....	20

L. H. JARVIS.

PERSONALS.

Godfrey Hunter, Jr., was in the city Wednesday.

Mrs. W. W. Tinsley visited at Artemus last Monday.

Dr. G. N. Jolly attended the District Conference at College Hill last week.

'Squire W. H. Burch, of Coalport, paid this office a pleasant visit last Monday.

W. H. Grace, of near Bailey's Switch, was a pleasant caller at this office Monday.

S. M. Bennett orders his paper changed from Bailey's Switch to Goins, this week.

Mrs. G. N. Jolly visited her brother, Thomas Bratton, at at Richmond last week.

Prof. E. B. Hemphill, of Lunsford, was a pleasant caller at this office last Monday.

C. W. Cunningham, of the Middlesboro Record, was in this city a few hours Saturday afternoon.

Miss Annie Riddell, of Irvine, was the guest of her uncle, Mr. John M. Riddell, Saturday and Sunday.

Rev. John B. Hudson arrived Thursday morning from Galveston, Texas, for a few days' visit to homefolks.

Mrs. Isaac Hopper, aged 31 years, died at her home on Poplar creek, Monday at 6 a. m. Burial at old Hopper graveyard, two miles from Barbourville Tuesday p. m. She leaves a husband and two children. Mr. A. W. Hopper having charge of the burial.

Mr. G. F. Taylor's 14 months' old baby died Wednesday and was buried yesterday (Thursday) in the Chamberlain graveyard. A. W. Hopper furnished the funeral supplies.

Notice.

The Improved Order of Red Men will be instituted at the Masonic Hall in this city next Tuesday evening, August 16. All members are requested to be present.

A Letter From George.

Casey, Ill., Aug. 7, 1904.

DEAR EDITOR:—Have just gotten back from a fine fishing trip in the country, and found the MOUNTAIN ADVOCATE waiting here for me, and I don't know when I appreciate anything half so much as I did that little home paper. Please remember me to my many friends, and wishing you abundant success with the ADVOCATE. I remain very truly yours,
GEO. F. TINSLEY.

CORRESPONDENCE.

Crane's Nest.

The tanbark industry is again in progress.

Mrs. Mary Black has been on the sick list for some time, and is now slowly recovering.

Mrs. Nancy Tedders entertained quite a number of people at her home last Sunday. Among those present were Mesdames Barbara Tedders and Betsey Adams, Messrs. Mat Jarvis and Jake Taylor.

BORN:—To the wife of John Tedders, a fine boy. The corners of John's mouth now meet on the back of his neck. His motto is: "Replenish and multiply the earth." AN OBSERVER.

Knox Fork.

Farmers are busy now with their hay.

Rev. J. T. Martin preached the funeral of Hiram Jarvis' two little infants Sunday, several were out.

Mrs. Boyd Dizney, Lydia Campbell and Maudie Huse, of Grays, were visiting Mr. J. B. Price Saturday and Sunday.

Mrs. Joseph Wells entertained quite a number of friends last Saturday and Sunday.

Miss Rebecca Price and your correspondent of this place were out buggy riding last Sunday evening.

Mr. and Mrs. Burnett were the guests of W. A. Donaldson Saturday night.

D. M. Humfleet and wife is with us now.

Mat Howard and Robt. Helton, of Harlin, are visiting relatives here.

Miss Mary Helton, of Grays, paid home a flying visit Sunday.

Miss Mary Parrott has been very sick, but is now able to go to school.

Miss Lillie Helton was in Grays this week.

ROSE.

Bryant's Store.

The hottest controversy that has ever visited our whole community is the one which has existed here today in the Congressional election, it is thought that the vote will be about equal between the two contending candidates.

We are sorry to state that Mrs. Hopper, the devoted wife of J. B. Hopper, passed away yesterday, (Aug. 9,) at 10 a. m. The funeral will take place on Fighting creek, as was her request.

The Hon. W. R. Lay, of Barbourville, has been in our section for a number of days, of course it is of no use for him to bother his mind about us, we are his neighbors, and of course all who know him, are for him with their whole soul, mind, and strength.

Several of our people are visiting Clear Creek springs this week. Among whom are Rev. J. C. Jones and family and J. M. C. Lay and family.

We are sorry to announce that Z. Gibbs is no longer a candidate for Constable of this place.

All were pleased today with the ball game on the election grounds, between the Priehard branch and Poplar creek teams, closing on the 8th inning with one score in favor of the branch team.

TECUMSEH.

DEATHS.

[Re-published by Request.] Last Friday afternoon at the residence in this city, the one-year-old son of Dr. and Mrs. S. C. Coyt, died after an illness of a few weeks. The deceased was one of the twin babies, and the fond parents share the sympathy of the entire community in their loss. Burial Sunday afternoon in the local cemetery.

Caleb Powers

From Second page.

men at the doors.

Mr. McQuown states that when Powers returned to Frankfort on the day of the shooting he jumped from the train before it reached the depot and hurried into the State-house grounds within the military lines and remained there until Maach 10, about six weeks. Everybody in Frankfort knows that Mr. Powers boarded in South Frankfort, and until within two days of his arrest he went to and fro all over Frankfort attending to his official duties and private affairs, but when he realized the nature of the conspiracy that had been formed against him and the power behind that conspiracy, he wired his brother John, who was in the mountains, not to surrender until he "could be assured of a fair trial," and attempted to escape himself until such a time as he felt he could have such assurance. That his fears were well founded the records of his trials are the best evidence.

JUDGE CANTRILL'S RULINGS.

Again, Mr. McQuown speaks of the fairness and impartiality of Judge Cantrill. Why didn't he disclose the fact in this connection that when an indictment against Taylor was returned, although Section 121 of the Criminal Code provides that "the indictment must be presented by the foreman in the presence of the grand jury to the court, filed with the Clerk and remain in his office as a public record," Judge Cantrill ordered the Clerk of the Court not to make any record of the return of the indictment, and although every possible effort was made to find out if Taylor had been really indicted, the Judge did not allow it to appear of record until ten days after the Supreme Court of the United States had decided it could not take jurisdiction to try the case involving the governorship.

Why didn't he also tell it as an undisputed fact that on the first trial, after the names originally drawn from the wheel for jury service at the special term of the Scott Circuit Court, called to try Powers had been exhausted, and there remained fifty to one hundred names in the wheel, having been placed there by unprejudiced Jury Commissioners, before even the election of Taylor was had, Judge Cantrill, although requested by the defense to do so, refused to draw any more names from that wheel, but had the officer bring in a special list of men of the officer's own selection, and wouldn't it have been fairer for him to have told how many of the men so brought in were Goebel partisans, and wouldn't it have been fairer for him, in referring to Judge Cantrill's impartiality and fairness, to have quoted from the affidavit filed by the defense, swearing Judge Cantrill off the bench, at least, those parts of the affidavit that Judge Cantrill himself will admit as true?

POLITICAL COMPLEXION OF JURIES.

Now, as to the so-called Republicans that Mr. McQuown places upon the juries that tried Powers. He singles out Porter, of the first jury, and Hanley, of the third, as the only Republicans. Only two of thirty-six, admitting that only Democrats sat upon the second jury. He says that Porter, although a Republican, was the first man when the jury retired to make a verdict, to vote Powers guilty. It has been ascertained that Porter's first Republican vote was cast for McKinley in 1896, as was the case with many Democrats, but there is no evidence that has yet been found that he has ever voted the Republican ticket since, but as Mr. McQuown seems to know so much of the secrets of the jury room, he may possibly know something of the cause of this "Republican" voting for conviction so eagerly and enthusiastically as he describes. As Mr. McQuown has gone outside the record in this connection and failed to tell the facts, it is not improper that I should state that after Porter had been serving on the jury for about three weeks, his wife was improperly allowed to hold a conversation with him, and handed him a note, informing him of certain threats of injury to him if he hung the jury, or stood for ac-

quittal, no matter what his opinion might be. This same Porter, after the verdict had been rendered, stated in the presence of responsible persons these fact and consented to have them embodied in an affidavit to be used on the motion for a new trial, but subsequently refused to do so because of a fear of the consequences if he did, stating that he knew the prosecution could do anything it desired either to him or Powers, expressing his sympathy for Powers and his helpless condition, but stating that his first duty was to his wife and children. Further comment is unnecessary.

Now as to Hanley, the only other "Republican" jurymen named by Mr. McQuown.

Wouldn't it have been fairer for Mr. McQuown to have stated that while Hanley was sitting on the jury that imposed the death sentence on Powers there was hanging in his house a picture of the murdered Goebel as an object of private worship, and that he had only a short time prior to the trial taken part in an election in his precinct on behalf of a Democratic candidate?

THE COURT OF APPEALS.

Mr. McQuown says: "The case has been twice before the Court of Appeals when a majority of its Judges were Republican. On these hearings before that court it was strongly urged by counsel for Powers that the evidence was not sufficient in law to support the verdict. This contention was overruled, the court in each instance holding that the evidence was sufficient to uphold the verdict."

The man who makes this statement is vouched for "a lawyer of front rank" and a gentleman whose statements can be relied on with absolute assurance.

Mr. McQuown either does not, as a lawyer, know the law and practice of his own State, or he willfully misstates not only the position of the Court of Appeals, but the law itself. He should know that the jury are the sole judges of the facts, and where there is any evidence whatever tending to establish guilt, the court cannot reverse for insufficient evidence, but only because of errors of law, and that the Court of Appeals has never passed upon the question of the sufficiency of the evidence in these cases.

"No politics in this case," says Mr. McQuown. Why, then, was it that after Judge Cantrill had refused to vacate the bench, on the second trial, and it was known that the Court of Appeals was bound to reverse the case for that and other reasons (which they did), a Democratic Legislature changed the law that had been on the Statute books of this State for more than fifty years, and gave to the Governor the right to appoint a special Judge where the Commonwealth and the defense could not agree, taking from the bar the right to elect such special Judge, as had always been the custom?

Mr. McQuown also makes much of the "fact" that the foreman on the second jury was a classmate of Powers. Is this a part of the record? Wouldn't it have been fairer, when he went outside of the record, for him to have told the fact to be that Powers never knew or saw that man to his knowledge, and if he was ever in college with him he never knew it?

Speaking of the Commonwealth's attorney that prosecuted Powers, and quoting some of the remarks of his closing arguments in the last trial, Mr. McQuown says: "If the man who uttered these words had believed that Powers was not guilty, or that the verdict had been the results of political prejudice, he would have entered a motion to set it aside long before Powers' attorneys could have prepared grounds for a new trial." Wouldn't it have been fairer for Mr. McQuown to have stated that after securing the death sentence against Powers this same Commonwealth's Attorney, during the gubernatorial campaign speakers and prosecuted the helpless Powers from every stump from which he spoke, and that this same Commonwealth's attorney, after the last jury had imposed the death penalty, went from one jurymen to the other shaking their heads and thanking them for that expres-

sion of confidence in him? He might also have quoted the telegram from Col. Tom Campbell (who left Georgetown before the verdict) received by the Commonwealth's Attorney after the verdict of death—"Glory be to God on high."

There are numerous other phases that I might discuss to show the animus and purpose of Mr. McQuown, but let these suffice.

I wish now to repeat what I have always honestly believed and contended for, and that is—that when the truthful history of this terrible crime is finally written—and it will be some day—it will be established that the only conspiracy proven by the records of these trials is the one formed to unlawfully take human lives for political purposes—a conspiracy more horrible to contemplate than that charged in the indictment against Powers.

Let me in closing say that Powers may be hung on this charge, but if he is the darkest chapter in Kentucky's history will have been closed, and those who cause his death may, when their extended bloodstained hands are pleading for justice, shrink back from the contemplation of those stains and cry in vain, as did Lady Macbeth—"Out, damned spot, out!"

ROBERT C. KINKEAD.

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